

MOLD SURVEY INSPECTION AGREEMENT

THIS AGREEMENT LIMITS OUR LIABILITY - PLEASE READ IT CAREFULLY

This Mold Survey Inspection Agreement (the "Agreement") is made effective on the date stated on page 2 of this agreement by and between **TurningStone Home Inspection**, **LLC** (hereinafter "Inspector", "we", "us" and "our") and client named on Page 2 of this agreement (hereinafter "Client," "You" or "Your") (collectively "parties"). We are an independently owned and operated company engaged in the business of providing home inspection services utilizing an approved Lab for environmental laboratory analysis. You desire to have a Limited Mold Sampling Inspection (the "inspection") performed on a home located at the address stated on Page 2 of this agreement.

Purpose. The purpose of the Mold Survey is to detect the presence of a microbial problem in the inspected areas of the Subject Property and collect appropriate data elements to enable remediation specifications.

Scope of Mold Survey. The Mold Survey consists of a visual inspection in readily accessible areas for mold and/or conditions that may indicate the presence of mold ("red flags"), for example, musty odor and/or evidence of water penetration. If the visual inspection shows no or one "red flag" area, then limited samples will be taken ("Initial Sampling"), as set forth in the "Initial Sampling" section below. If "red flags" are found in multiple areas, then You will be advised and offered the chance to have additional samples collected in any and all identified areas ("Additional Sampling"). It is important to note that all "red flag" areas identified MUST have samples collected if Remediation Specifications are to be produced. The objective of the Mold Survey is to determine whether mold problems exist in the readily accessible area(s) sampled at the time the Mold Survey is performed. As such, the results of Mold Survey are not a guarantee that mold does or does not / will or will not exist in the house; the results are indicative only of the presence or absence of mold in the areas sampled at the time the Mold Survey is performed. In light of no currently established Threshold Limit Values (TLVs) for the majority of substances of biological origins that are associated with building-related exposures, We follow the guidance of the American Conference of Governmental Industrial Hygienists (ACGIH) 19.5.3.1. NEVER attempt to incorporate remediation activities (unless YOU are fully qualified); You should consult a Remediation Specialist or other appropriate Professionals concerning Mold.

Visual Inspection. The visual inspection is the first part of the Mold Survey. The purpose of the visual inspection is to identify visible mold or conditions that may be productive to microbial growth (examples musty odor/water intrusion). The sole purpose of the visual inspection is to detect the presence, or likely presence, of mold; therefore, We will not be liable for failure to discover any conditions other than readily apparent and visible mold, including, but not limited to, water penetration.

Scope of Visual Inspection/Exclusions. The scope of the visual inspection is limited to readily accessible areas only. We do not remove floor and wall coverings or move furniture, open walls or perform any type of destructive inspection. Certain structural areas are considered inaccessible and impractical to inspect including but not limited to: the interiors of walls and inaccessible areas below; areas beneath wood floors over concrete; areas concealed by floor coverings; and areas to which there is no access without defacing or tearing out lumber, masonry, roofing or finished workmanship; structures; portions of the attic concealed or made inaccessible by insulation, belongings, equipment or ducting; portions of the attic or roof cavity concealed due to inadequate crawl space; areas of the attic or crawl space made inaccessible due to construction; interiors of enclosed boxed eaves; portions of the sub area concealed or made inaccessible by ducting or insulation; enclosed bay windows; portions of the interior made inaccessible by furnishings; areas where locks prevented access; areas concealed by appliances; areas concealed by stored materials; and areas concealed by heavy vegetation. Note: There is no economically practical method to make these areas accessible. However, they may be subject to attack by microbial organisms. NO OPINION IS RENDERED CONCERNING THE CONDITIONS IN THESE AFOREMENTIONED OR OTHER INACCESSIBLE AREAS.

Agreement for Further Sampling. If discovered, You will have an opportunity for sampling of affected areas for an additional fee(s) by executing as Agreement for Further Sampling. In the event You execute the Agreement for Further Sampling, that agreement will become an additional addendum to this agreement. The cost of the additional sampling is in addition to the Mold Survey fee.

Initial Sampling/Lab Testing. Following the visual inspection, two air samples (one indoor and one outdoor) A carpet, swab, or additional air sample in one of the common areas may be conducted. The samples will be sent to an approved Lab, which will analyze them for the presence of mold. The Lab will then issue a report detailing the presence and type(s) of mold, if any, found in the samples. A reference

guide will be provided, which explains the various types of mold along with any recommended action(s).

Report of Mold Survey Results. Following the visual inspection and additional sampling (if conducted), You will be provided with a written report identifying: Types and levels of molds read in samples along with sample locations; a description of each type of mold discovered; and a summary of findings. If all identified "red flag" areas are sampled, Remediation Specifications will be provided. These specifications will identify remediation activities based on current EPA guidelines.

Notice of Claims. You understand and agree that any claim(s) or complaint(s) arising out of or related to any alleged act or omission in connection with the Inspection shall be reported to us, in writing, within ten (10) business days of discovery. Unless there is an emergency condition, you agree to allow us a reasonable period of time to investigate the claim(s) or complaint(s) by, among other things, re-inspection before you, or anyone acting on your behalf, repairs, replaces, alters or modifies the system or component that is the subject matter of the claim. You understand and agree that any failure to timely notify us and allow adequate time to investigate as stated above shall constitute a complete bar and waiver of any and all claims you may have against us related to the alleged act or omission unless otherwise prohibited by law.

Arbitration. Any dispute concerning the interpretation of this Agreement or arising from the Inspection and Report (unless based on payment of fee) shall be resolved by binding, non-appealable arbitration conducted in accordance with the rules of the American Arbitration Association, except that the parties shall mutually agree upon an Arbitrator who is familiar with the home inspection industry.

Limitations Period. Any legal action arising from this Agreement or from the Inspection and Report, including (but not limited to) the arbitration proceeding more specifically described above, must be commenced within one (1) year from the date of the Inspection. Failure to bring such an action within this time period shall be a complete bar to any such action and a full and complete waiver of any rights or claims based thereon. This time limitation period may be shorter than provided by state law.

UNCONDITIONAL RELEASE AND LIMITATION OF LIABILITY. IT IS UNDERSTOOD AND AGREED THAT WE AND THE LAB ARE NOT INSURERS AND, THAT THE INSPECTION AND REPORT TO BE PROVIDED UNDER THIS AGREEMENT SHALL NOT BE CONSTRUED AS A GUARANTEE OR WARRANTY OF THE ADEQUACY, PERFORMANCE OR CONDITION OF ANY STRUCTURE, ITEM, OR SYSTEM AT THE SUBJECT PROPERTY. YOU HEREBY RELEASE AND EXEMPT US, THE LAB AND OUR RESPECTIVE AGENTS AND EMPLOYEES OF AND FROM ALL LIABILITY AND RESPONSIBILITY FOR THE COST OF REPAIRING OR REPLACING ANY UNREPORTED DEFECT OR DEFICIENCY AND FOR ANY CONSEQUENTIAL DAMAGE, PROPERTY DAMAGE OR PERSONAL INJURY OF ANY NATURE. IN THE EVENT THAT WE, THE LAB OR OUR RESPECTIVE AGENTS OR EMPLOYEES ARE FOUND LIABLE DUE TO BREACH OF CONTRACT, BREACH OF WARRANTY, NEGLIGENT MISREPRESENTATION, NEGLIGENT HIRING OR ANY OTHER THEORY OF LIABILITY. THEN THE CUMULATIVE AGGREGATE TOTAL LIABILITY OF US, THE LAB AND OUR RESPECTIVE AGENTS AND EMPLOYEES SHALL BE LIMITED TO A SUM EQUAL TO THE AMOUNT OF THE FEE PAID BY YOU FOR THE INSPECTION AND REPORT.

Confidentiality. You understand that the Inspection is being performed (and the Report is being prepared) for your sole, confidential and exclusive benefit and use. The Report, or any portion thereof, is not intended to benefit any person not a party to this Agreement, including (but not limited to) the seller or the real estate agent(s) involved in the real estate transaction ("third party"). If you directly or indirectly allow or cause the Report or any portion thereof to be disclosed or distributed to any third party, you agree to indemnify, defend, and hold us harmless for any claims or actions based on the Inspection or the Report brought by the third party.

Fees. The base fee for this Mold Scree	n Inspection (including 2 sam	ple) is \$	+ Add	litional Sai	mples (over 2)	@\$
Third Party In providing the property inspection software and services, used to produce your inspection. This information may subsequently be used by the may choose to use this information to market new control of the provided in the providing the property inspection software provided in the providing the property inspection so the providing the provid	ection report. This information may inclu provider of HomeGauge, as set out in t	ude personally-identifial he HomeGauge Privac	ble information	about the cli	ent, inspector and	real estate professiona
THIS INSPECTION, INSPECTION AGREEMENT A SUBSTITUTE FOR ANY DISCLOSURE STATEME and conditions of this agreement, including (but not You acknowledge and agree that the Inspector macondition(s) discovered that may pose a safety or here.	ENT AS MAY BE REQUIRED BY LAW. limited to) the limitation of liability, arbit ay notify the homeowner or occupants	By signing below, You ration clause and limitate	acknowledge tion period, an	that You have d agree to pay	e read, understand, the fee listed in the	, and agree to the term e box above. In addition
Client Name						
Property Address						
Street Nam	ne	C	ity		State	Zip
CLIENT		INSPECTO	R			
Client's Signature	Date	Company: Title: Inspe	•		nspection	Date
in the Mold Screen Inspection Agreement. Evidence of suspected mold growth is visible A visible condition exists in the Subject Prigrowth, this condition is conducive to mold growtype(s) of mold present, if any, and the concentration A musty odor is present at the property. A consistent with odors commonly associated with its recommended.	roperty that may indicate that water in with that could be present in areas no ations of mold spores; a carpet test will Ithough there may not be any physic	nfiltration has occurre t readily visible. The t nich will give "historica al evidence of the pre	ed or is occur ests recomm I" data; and/o esence of mo	ring. Althoug ended are: ir r an inner wa d growth in a	h there may be no door air sampling Il sampling. any readily access	o visible signs of mo , which will identify th sible areas, this odor
Based on the above-checked items, the Client at	· · · · · · · · · · · · · · · · · · ·		1		T-4-1	1.52.1.
Location of Area to Be Sampled	Type of		Quantity	Price	Total	Initials
1.		ab / Carpet / Wall		@\$	= \$	
2. 3.		ab / Carpet / Wall ab / Carpet / Wall		@\$ @\$	= \$ = \$	+
4.		ab / Carpet / Wall		@\$	= \$	+
5.		ab / Carpet / Wall		@\$	= \$	+
*We recommend sampling each of the a Whether and which additional samples. Clients authorize and request the Inspector to take an additional addendum to the Mold Survey Agree.	reas identified in the Mold Survey lare taken is in the sole discretion of the samples initialed above. Clients und sement and subject to the terms there	Report having evider f the Client. erstand that by request of. Clients further ackr	ing further san	pial problems pling that this agree that the	s (or conditions of Agreement For Fu	rther Sampling become
occupants of the Subject Property (if other than me	/us) of any conditions in the Subject Pro	perty that may pose a h	ealth or safety	concern."		
Authorized Signature (Buyer)	Date	e				
The undersigned Client(s), acknowledge that Client certain types of mold prevalent in housing can polarmless the Inspector for any damages or response	ose severe health hazards. Client(s) de	ecline that the Inspect	or conduct the	e services rec	commended above.	
Authorized Signature (Buyer)	 Date	 e				